

SALT LAKE DAILY HERALD

SATURDAY - AUGUST 12, 1882.

THE DAILY HERALD is published every morning, Mondays excepted, at East Temple Street, near First South, Salt Lake City, by the HERALD PRINTING AND PUBLISHING COMPANY. Subscription price, \$10.00 per annum, postage included; parts of a year at the same rate. To weekly subscribers, collection made by carriers, 25c. a week.

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THE WEEKLY HERALD is published every Thursday morning, at \$2 a year; six months, \$1.25; postage included.

THE CONTENTS of the HERALD this morning are as follows:

1st PAGE—Latest Telegrams—Egyptian News, etc.

2d PAGE—Telegraphic News—Apaches—Bad for Brady, Etc.

3d PAGE—Telegraphic News—Miscellaneous.

4th PAGE—Editorials.

5th PAGE—Telegraphic News—Miscellaneous, Etc.

6th PAGE—Our French Letter.

7th PAGE—Telegraphic News—New York Markets—Yellow Fever, Etc.

8th PAGE—The Libel—Local Items.

THE PITTSBURGH water works which cost \$4,000,000, are pronounced a failure.

OXFORD HAVING opened its doors to women, several of the college lectures already have many female names on their lists of attendants.

A TORONTO young man, to please his girl, took a pledge not to drink at a public bar, and now he has his liquor sent out to him, drinking it while standing on the sidewalk.

DURING LAST June 10, 166 Irishmen came to this country in search of homes. America furnishes the best solution for the Irish troubles, in being the only country on earth that the Irish can rule.

THE NEW YORK undertaker who embalmed the body of President Garfield, receives \$500 for the job. The work was well done, the form and features of the dead President being yet easily recognizable.

WADE HAMPTON proposes to retire from public life. Mr. Hampton would have had a better reputation as a statesman if he had retired before he entered the United States Senate, where he has been dwarfed, and by men who are not giants by any means.

IT WILL be remembered that some time ago a member of the Keely Motor Company was designated to receive the secret of the alleged motor. The object was to prevent the loss of the valuable information in case the discoverer should die. The gentleman selected as custodian of the secret, was one Bockel, who has been listening to Keely's explanation for seven weeks, and he now declares that he knows positively nothing of what the inventor has been talking about. He is disgusted with the business, and has about come to the conclusion that Keely is insane. It is clear that the secret is absolutely safe. The orders of courts cannot reveal it, and lawyers are unable to worm it from its sole keeper. The world is full of just such secrets, but those who hold them have not been able to turn them to such good account as Keely seems to have done, for he has drawn thousands of dollars from the pockets of the gullibles.

THE POLITICAL organs are making it lively for the Senators and Representatives who voted to pass the river and harbor steal over the President's veto. Some of the papers print the names in large type under the head of "Black List," and call them such pet names as "thieves," "plunderers," "cowardly time-servers," "rascals," and so on. Both republican and democratic journals declare that no man who voted for the bill should be sent back to Congress. The "thieves," "plunderers," etc., doubtless knew what they were about when they voted the steal. Had it not been for the bill many of them would never have been returned, but having robbed the country of a few millions, to be distributed about in brooks and creeks of the country districts, the people will want to reward them for that service, and tell them to do it some more. The average voter is not above taking money from the public treasury, and he doesn't scruple as to the means employed in taking it.

If THE New York democrats had directed the republican opening of the autumn campaign, they could hardly have arranged a better beginning than has been made. It will be remembered that Gen. Curtis, an agent of the treasury department, was recently tried and fined \$1,000 for levying and collecting political assessments from government employees. The general at first laughed at the proceeding, regarding it as a farce, but when he saw the civil service reformers of his own party who had inaugurated the suit were in earnest, he changed his tune. He employed able counsel, and fought the case as hard as possible, but could not escape. Republicans prosecuted him, and his trial was before a republican judge, yet his violation of a plain law was so clear that nothing could be done except to fine him, which was done to the full extent of the law. Honest politicians of all parties were happy over the result, as they believed it indicated reform. It vindicated a just law, and promised to free men from the infamous system of blackmailing which the republican party had practised so long and with so much success to itself. Of course it did not please the corrupt managers, who saw in the conviction of the guilty a loss of money, and consequent decrease of majorities. The republican committee of New York have just officially resisted the conviction of Curtis, and declared him a martyr to an unrighteous and contemptible statute. The committee are doing all they can to nullify the law, and encourage others to do likewise. The New York Herald says:

At the meeting of the republican state committee yesterday a resolution was passed pledging the committee to pay the fine of General Curtis, who was recently indicted, tried, convicted and fined on the charge of having violated the law prohibiting the assessment of office-holders for political purposes. This is not a good opening of the republican campaign in this state. There are thousands of republicans in this city and in the country districts who rejoiced when Curtis was convicted for the reason that they supposed it would mark the end of the iniquitous political assessment business. The action of the state committee will convince them of their mistake in entertaining any such idea. The representatives of the party have endorsed Curtis and all his words and deeds. A convicted, sentenced violator of the law, the leading managers of the republican party in the state approved of what he had done and returned their thanks in a commendatory resolution. It was an indecent and unseemly exhibition.

The committee spoke for the party, or for that large majority of it which believes in corruption and practices it as a virtue. The party will suffer for this endorsement of a crime, and the democrats will be the gainers. It is gratifying to note that some republicans are honest enough to repudiate the action of the committee, as they did the blackmailing by Curtis.

AN OHIO brewer has been giving some statistics which, as the lecture announcements say, are both interesting and instructive. He says the capital invested in the brewing business in Ohio is \$30,000,000, which is returned in profits every three years. Last year the beer brewed amounted to 600,000,000 glasses, or 225 glasses to every person in the state. As there are a good many Buckeye teetotalers, and it is not probable the babies drink, the skins of the drinking Ohioans must have been kept pretty full of the malt beverage during 1881. The figures given explain why a prohibition movement should encounter so much opposition, and also furnish an explanation of the political strength of the brewers.

DURING THE year ending June 30th, 1882, the immigrants at all parts of the United States numbered 789,003. Comparatively few of them were Chinese, and nearly as many of the latter nationality returned to their own country as came to this. The Chinese having ceased to come, some other nationality will be singled out one of these days for ostracism. Broad and big as America is, and vast as are her resources, the coming of three-quarters of a million laborers a year will produce trouble in time.

THE ATTORNEY-GENERAL thinks that after the jury hears his argument in the star route cases, a verdict of guilty will be natural and certain. The attorney-general has more confidence in his argumentative and persuasive abilities than those who have read the evidence and watched the progress of the trial feel. Unless the government's law officer is a "mighty smooth talker," the jury will not be long in finding a verdict of acquittal.

LESLIE'S MONTHLIES, when bound, make a neat little volume. The Herald Bindery does work in every style and at reasonable rates.

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"Only Dyspepsia, Doctor!" said a patient to Abernethy. "What would you have?" said the great surgeon—"The plague!" Indeed, this is the source of countless mortal diseases. Check it early with TARRANT'S SELTZER WATER and escape all its present agonies and its probable consequences, if neglected. SOLD BY ALL DRUGGISTS.

NEW CROP 1882.

HIGHEST MARKET PRICE PAID FOR DRIED APRICOTS AT TEASDEL'S.

LEAVE YOUR ADDRESS AND OUR DELIVERY WAGONS WILL CALL FOR THEM. S. P. TEASDEL.

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the estate of William Clayton, deceased.

IT APPEARS TO THE JUDGE OF said court, by the petition of F. M. Lyman, the administrator of the estate of William Clayton, deceased, praying for an order to sell real estate, that it is necessary to sell the whole of the real estate to pay debts outstanding against the deceased, and the debts, expenses and charges of administration. It is therefore ordered by the Judge of said court, that all persons interested in said estate, appear before said court on Monday, August 14, 1882, at 10 a.m., at the Court Room of said court, at the County Court House, to show cause why an order should not be granted to said Administrator, to sell so much of the real estate of the deceased as shall be necessary. And that a copy of this be published ten days previous to the day of hearing said petition, in the Salt Lake Daily Herald, a newspaper published in, and having general circulation in said County.

Dated at Salt Lake City, this 2d day of August, A.D. 1882.

E. SMITH, Probate Judge.

TERRITORY OF UTAH, COUNTY OF SALT LAKE, ss.

I, D. Bookholt, Clerk of the Probate Court in and for the County of Salt Lake in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of order appointing time of hearing petition for order of sale of real estate in the matter of the estate of William Clayton, deceased, as appears of record in my office.

In witness whereof, I have hereunto set my hand and affixed the seal of said court, this 2d day of August, A.D. 1882. D. BOOKHOLT, Probate Clerk.

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WM. JENNINGS, Superintendent

UTAH CENTRAL RAILWAY.

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NEW TIME CARD--In Effect June 1, 1882

PASSENGER TRAINS leave Salt Lake City daily for Ogden, and Intermediate Stations, at 7 a.m. and 3.40 p.m.; arrive in Ogden at 8.40 a.m. and 5.20 p.m.

PASSENGER TRAINS leave Ogden daily at 10.10 a.m. and 6.15 p.m.; arrive in Salt Lake at 11.50 a.m. and 7.55 p.m.

SPECIAL PASSENGER TRAIN

Leaves Salt Lake daily for Juab, and Intermediate Stations, at 7 a.m.; connects with B. C. R. R. W. & J. V. R. R., S. L. & Western R'y, Utah & Pleasant Valley R. R., and Sanpete Valley R'y; arrives in Juab at 12.05 p.m.

Leaves Juab at 1.20 p.m.; Nephi, 2.00; Provo, 4.00; Lehi Junction, 5.00; Sandy, 5.45; Junction 5.50; Germania, 6.02; Franklyn, 6.05; arrives in Salt Lake at 6.50 p.m.

REGULAR PASSENGER TRAIN leaves Salt Lake at 2 p.m. for Frisco, Milford, and Intermediate Stations; connects with Stage at Milford for Southern Utah, Nevada and Arizona.

Leaves Frisco at 4.00 p.m.; Milford, 6.10 p.m.; Juab, 6.30 a.m.; Nephi, 5.06; Provo, 7.25; Pleasant Grove, 7.55; American Fork, 8.07; Lehi, 8.19; Draper, 9.00; Sandy, 9.15; Junction, 9.19; Lovendahl's, 9.27; Germania, 9.32; Franklyn, 9.35; arrives in Salt Lake at 10 a.m.

FREIGHT TRAINS run as usual.

For Full Particulars see TIME CARDS

FRANCIS COPE, JAMES SHARP, JOHN SHARP.
Gen'l Frt & Pass. Ag't. Ass't Gen'l Sup't. Gen'l Sup't.

LEGAL NOTICE.

In the District Court in and for the Third Judicial District of Utah Territory, County of Salt Lake.

Gideon Ryman, Plaintiff, vs. Susan Ryman, Defendant.

The People of the United States in the Territory of Utah send Greeting to Susan Ryman, Defendant:

YOU ARE HEREBY REQUIRED to appear in an action brought against you by the above named Plaintiff in the District Court of the Third Judicial District of the Territory of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service) after the service on you of this summons--if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days--or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought by plaintiff praying the judgment and decree of this Court absolutely dissolving the bonds of matrimony now existing between the plaintiff and defendant, and for such other and further relief as may be just. The above relief is demanded upon the grounds of the treatment of plaintiff by defendant, and particularly in the lack of affection toward him and a denial of marital rights to plaintiff resulting in painful and dangerous physical injuries to plaintiff and great mental distress.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the Court for the relief demanded therein.

Witness, the Hon. John A. Hunter, Judge, and the Seal of the District Court of the Third Judicial District, in and for the Territory of Utah, this 4th day of August, in the year of our Lord one thousand eight hundred and eighty-two. O. J. AVERILL, Deputy Clerk.

A. HOPPER & CO.

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